### 108TH CONGRESS 1ST SESSION

# H. R. 1793

To amend the National Labor Relations Act to protect employer rights.

### IN THE HOUSE OF REPRESENTATIVES

April 11, 2003

Mr. Demint (for himself, Mr. Ballenger, Mr. Carter, Mr. Bereuter, Mr. Brady of Texas, Mr. Cunningham, Mr. Doolittle, Ms. Granger, Mr. Hayworth, Mr. McKeon, Mr. Norwood, Mr. Paul, Mr. Souder, Mr. Wicker, Mr. Franks of Arizona, and Mr. Manzullo) introduced the following bill; which was referred to the Committee on Education and the Workforce

## A BILL

To amend the National Labor Relations Act to protect employer rights.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "Truth in Employment
- 5 Act of 2003".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds that:

- (1) An atmosphere of trust and civility in labormanagement relationships is essential to a productive workplace and a healthy economy.
  - (2) The tactic of using professional union organizers and agents to infiltrate a targeted employer's workplace, a practice commonly referred to as "salting" has evolved into an aggressive form of harassment not contemplated when the National Labor Relations Act was enacted and threatens the balance of rights which is fundamental to our system of collective bargaining.
  - (3) Increasingly, union organizers are seeking employment with nonunion employers not because of a desire to work for such employers but primarily to organize the employees of such employers or to inflict economic harm specifically designed to put non-union competitors out of business, or to do both.
  - (4) While no employer may discriminate against employees based upon the views of employees concerning collective bargaining, an employer should have the right to expect job applicants to be primarily interested in utilizing the skills of the applicants to further the goals of the business of the employer.

#### SEC. 3. PURPOSES.

2 The purp	ses of this	Act are—
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- (1) to preserve the balance of rights between
  employers, employees, and labor organizations which
  is fundamental to our system of collective bargaining;
- 7 (2) to preserve the rights of workers to orga-8 nize, or otherwise engage in concerted activities pro-9 tected under the National Labor Relations Act; and
- 10 (3) to alleviate pressure on employers to hire 11 individuals who seek or gain employment in order to 12 disrupt the workplace of the employer or otherwise 13 inflict economic harm designed to put the employer 14 out of business.

### 15 SEC. 4. PROTECTION OF EMPLOYER RIGHTS.

- 16 Section 8(a) of the National Labor Relations Act (29
- 17 U.S.C. 158(a)) is amended by adding after and below
- 18 paragraph (5) the following:
- 19 "Nothing in this subsection shall be construed as requir-
- 20 ing an employer to employ any person who seeks or has
- 21 sought employment with the employer in furtherance of
- 22 other employment or agency status.".